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 Response To Restriction Requirement 3) 4) 5) 	Inventor(s): Keither Homer Baker, et al. S.N.: 09/785,876 Filed: February 16, 2001 Case: 8427
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Keith Homer Baker, et al.

Serial No.: 09/785,876

Confirmation No. 9097

Filed: February 16, 2001

COMPOSITIONS FOR PRE-For:

TREATING SHOES AND

METHODS AND ARTICLES

EMPLOYING SAME

P&G Case: 8427

Group Art Unit: 1751

Examiner: E. B. Elhilo

OFICIAL

RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents Washington, D.C. 20231

Dear Sir:

This is responsive to the Office Action mailed March 21, 2002 (Paper No. 6).

The Office Action states that restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-12, drawn to treating composition, classified in class 510, subclass I. 109, 275, and 276.
- Claims 13-26, drawn to a method for treating shoes, classified in class 134, П. subclass 42.

The Office Action states that because these inventions are distinct and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.

For the purpose of complying with 35 U.S.C. Section 121, and without admitting that the restriction requirement is proper, the Applicants elect to prosecute the claims of the invention in Group I, Claims 1-12.

Respectfully submitted,

FOR: KEITH HOMER BAKER, et al.

Bv

Jeffrey V. Bamber

Attorney for Applicant(s) Registration No. 31,148

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April 22, 2002 Customer No. 27752

8427 resp to restriction.doc